Nicholas A. Carlin, State Bar No. 112532 1 David M. Given, State Bar No. 142375 2 PHILLIPS, ERLEWINE & GIVEN LLP 50 California Street, 35th Floor San Francisco, CA 94111 3 Tel: 415-398-0900 Fax: 415-398-0911 4 5 Elliot P. Cahn, State Bar No. 99419 LAW OFFICES OF ELLIOT CAHN 1035 7th Street, Ste. 1 6 Oakland, CA 94607 Tel: (510) 652-1615 7 Fax: (510) 550-2770 8 Attorneys for Plaintiff 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 TOM LUCE, BRIAN KROLL, MATT Case No: 3:12-cv-02063-MMC 13 BLACKET, LAWRENCE RIGGS 14 Plaintiffs, NOTICE OF VOLUNTARY DISMISSAL 15 WITH PREJUDICE UNDER RULE 41(A) VS. OF THE FEDERAL RULES OF CIVIL 16 PROCEDURE AND ORDER THEREON SELENA GOMEZ, SELENA GOMEZ & 17 THE SCENE, LINDY ROBBINS, TOBY GAD, HOLLYWOOD RECORDS, INC., a 18 California Corporation, HEY KIDDO 19 MUSIC, GAD SONGS, LLC, a Limited Liability Company, and APPLE, 20 INC., a California Corporation, EMI APRIL MUSIC, INC., a Connecticut Corporation, 21 KOBALT MUSIC SERVICES AMERICA. 22 INC., a Delaware Corporation, and DOES 1-) 50. 23 Defendants. 24 25 26 27 28

NOTICE OF VOLUNTARY DISMISSAL

PLEASE TAKE NOTICE THAT Plaintiffs Tom Luce, Brian Kroll, Matt Blackett and
Lawrence Riggs ("Plaintiffs") hereby voluntarily dismiss their Complaint against Defendants
Selena Gomez and Selena Gomez and the Scene, Apple, Inc., Hollywood Records, Inc., EMI
April Music, Inc., Kobalt Music Services America, Inc., Linda Robbins, Toby Gad, Gad Songs
LLC and Hey Kiddo Music in Luce, et al. v. Gomez, et al. (U.S.D.C, Northern District No. CV-
12-2063-MMC), with prejudice pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil
Procedure with each party to bear its own costs and attorneys' fees. The parties request that any
and all hearing dates and deadlines pursuant to the Scheduling Order be removed from the
Court's calendar and that this action be dismissed in its entirety.

ELLIOT CAHN, ATTORNEY AT LAW Dated: October 10, 2012

Elliot P. Cahn

Attorney for Plaintiffs

